### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN 2019 AUG 21 P 3: 24 SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM Creditor

V

In re: CITY OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D. ORR

Debtor

Chapter 9 Case No. 13-53846

Hon: Steven W. Rhodes

### THE BANKRUPTCY COURT STRICKEN OUR OBJECTIONS FROM THE RECORD AND NEVER NOTIFIED THE CREDITORS

THE FOURTH AMENDMENT NOTICE WAS AFTER THE FACT, AND THERE WAS NO FIFTH AMENDMENT NOTICE IT WAS UNTIMELY, CONTRARY TO THE FACTS AND LAW MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENTED IN A GOOD FAITH MANNER.

1) We object to the bankruptcy court concealment of the fact that our objections docket No.4691 and item 4392 was stricken and creditors/objectors Carl Williams and Hassan Aleem were not notified or made aware that it had been stricken or a legal justifiable reason why, which denied creditors/objectors an opportunity to appeal or challenge the arbitrary and capricious action of the 1

bankruptcy court, thus perpetrating fraudulent concealment contravening MCL 600.5855.

It is customary when the court makes a ruling on your objection, pleading, or any motion the court usually contact the person or persons and give them reasons why they made their decisions by a notice, determination, or some kind of letter informing them of the action that has been taken.

- 2) The reason the bankruptcy court stricken our objection from record so the public could not view is that we prove that (1) that the City of Detroit did not negotiate in good faith prior to the filing of bankruptcy in violation of 11 USC 109(c). The city's position, for example was that they were not going to bargain and did not have to because of P.A. 436. Three Police Officers union challenged the city position and stated that it did not negotiate for collective bargaining. However, in this case the city was more egregious by not negotiating at all.
- 3) The second reason was that the Plan of Adjustment and disclosure state ment are to be taken place before the bankruptcy. The Plan referred to in 109(c)

  (4) is adjustment plan and disclosure statement negotiated pre-petition in good faith. In re Cotton Water and Sanitation District, Douglas County, Colo., 138B.R.

973, 979 (Bankr. D. Colo 1992). This simply was not done in this present case.

In this objection emphasis was placed on the fact that a municipality should, at the very least, attempt to circulate and obtain approval with respect to an adjustment plan prior to filing for chapter 9, not after the fact as in this case. Because section 1126 (b) of the code applies in chapter 9, a municipality that has reached the adjustment plan to be proposed under 11 Section 941 of the code. In re City of Vallejo, 408 B.R. at 280, 296-97 (9<sup>th</sup> Cir. B.A.P.2009).

4) The third reason was Magistrate Judge Steven W. Rhodes is not an Article III Judge appointed by the president and approved by congress.

Magistrate Judge Steven W. Rhodes concealed the fact and deceive the people from knowing he was a Magistrate Judge over the age of 70 and had limited powers to address Constitutional issues that were presented at the commencement of this case. The fact that the creditors never consented for Judge Rhodes is a violation of the Magistrate Act 28 USC 831. He also doesn't have the authority to address "public right" and cannot legally rule on "pension benefits" that are protected by the state Constitution because they are reserved to an Article III judge. He therefore, lacks authority because he is not an Article III judge and lacks jurisdiction and has denied the creditors, unions and pension

members the opportunity to a fair adequate hearing. Goldberg v Kelly 397 U.S. 254 90 S Ct 1011, 252 citing "The fundamental requisite of due process is the opportunity to be heard." Grannis v Ordean, 234 U.S. 385 394 (1914); The notice and hearing must be "at a meaningful time and in a meaningful manner" Armstrong v. Manzo, 3800 U.S. 545, 552 (1965).

The court further ruled in the United States Supreme Court in Northern

Pipeline Construction v Marathon Pipe line Company 458 U.S. 50 (1982) that a

Article III jurisdiction could not be conferred without the independence and

protection given to Article III Judges. Also violated the 5th Amendment procedure

due process and 14 Amendment equal protection of the law of the Constitution

of the United States.

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Col 20 Dina
Address 101/2 Somework
City, State, & Zip Detroit Blukyu 40221
Dated august 9 2014

Sign New March
Address 832 CHALMERS
City, State, & Zip Dist. M. H. 482J5
Date_ <i>B/9/17</i>
Sign Tera C. Magee
Address 5/65 IROQUOIS
City, State, & Zip DETROIT, MI 49213
Date
Sign Ruhma Watz
Address 18424 Curtis
City, State, & Zip Det Mi 48219
Date
Sign Douglas Lee
Address 4245 COMMONWEALTH
City, State, & Zip Des port 191 4828
Date8-9-74

Sign Thelma Millodge
Address 15075 APPOLING St.
City, State, & Zip_ <i>Def_mich</i> 48227
Date 8-9-2014
Sign Barbara Re
Address +245 Common WEALTH
City, State, & Zip フェイスの17 41 48208
Date <u>8-9-14</u>
Sign RONADICANDESSO
Address 1652/ EM Warran
City, State, & Zip 48224
Date 8-9-14
Sign Jourhea Harris
Address 20552 HUNTINGTON
City, State, & Zip HARPER WOODS MI 48225
Date 08/09/14

Sign Liquare Morris
Address 1484/504 Rd
City, State, & Zip DEAROIT 11, 48228
Date 8 - 9 - 14
Sign Halum
Address 17225 PARKFIRE
City, State, & Zip Defres A My 4820
Date 9/AG/16
Sign Trayno St. Bernard
Address 1.36.50 Wadsworth
City, State, & Zip Detroit, Michigan 48227
Date 8-9-2014
Sign Carlo January
Address 492 Peterbar
City, State, & Zip Jet, M. 4820(
8/9/14

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM
Creditor

Corporation Council First National Building 600 Woodward Ave

Detroit, Michigan 48226

v		
In re: CITY OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D ORR. Debtor	Chapter 9 Case No. 13-53846 Hon: Steven W. Rhodes	
PROOF Of Williams	OF SERVICES	
Say that on August 19 2014. I sent a copy of the Bankruptcy court stricken		
our objections from the record and never notified the creditors, Upon the		
concern parties by certified mail at the following address:		
City of Detroit		

Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Coul 3/ Uliana

Dated August / 7, 2014

2014 AUG 21 P 3: 24

# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM Creditors/Objectors, v	
In re: City OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D. ORR	Chapter 9 Case No. 13-53846 Judge Steven W Rhodes
Debtor/City of Detroit/	Case No. 14-cv-10434 Hon. Bernard A. Freidman Magistrate Paul J. Komives

#### **PROOF OF SERVICES**

your name	being first duly sworn deposes and
Say that on August <u>21</u> 2014. I sent	a copy The bankruptcy court stricken
our objections from the record and ne	ever notified the creditors, Upon the
concern parties by certified mail at th	e following address:

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226

Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Call Fe Means

Dated August 21, 2014